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| APPLICATION NO. | NO. FILING DATE FIRST NAMED INVENTOR | | ATTORNEY DOCKET NO. | CONFIRMATION NO. | |
|------------------------------|--------------------------------------|-------------------------|---------------------|------------------|--|
| 09/761,797 | 01/17/2001 | Jon E. Stickrod | 55716US2A.002 | 5943 | |
| 32692 75 | 90 01/29/2004 | | EXAMINER | | |
| 3M INNOVA | TIVE PROPERTIES CO | AHMAD, NASSER | | | |
| PO BOX 33427 ST. PAUL, Mi | | ART UNIT | PAPER NUMBER | | |
| St. Triob, Time series etc. | | | 1772 | | |
| | | DATE MAILED: 01/29/2004 | | | |

Please find below and/or attached an Office communication concerning this application or proceeding.

| | | A | Ni - | A 1: 1(a) | | | |
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| Office Action Summary | | Application | | Applicant(s) | | | |
| | | 09/761,79 | | STICKROD, JON E. | | | |
| | Office Action Summary | Examiner | | Art Unit | | | |
| | | Nasser A | | 1772 | | | |
| The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply | | | | | | | |
| THE I - Exter after - If the - If NO - Failu - Any r | ORTENED STATUTORY PERIOD FOR R MAILING DATE OF THIS COMMUNICATI nsions of time may be available under the provisions of 37 C SIX (6) MONTHS from the mailing date of this communication period for reply specified above is less than thirty (30) days period for reply is specified above, the maximum statutory is re to reply within the set or extended period for reply will, by eply received by the Office later than three months after the ad patent term adjustment. See 37 CFR 1.704(b). | ON. EFR 1.136(a). In no evo on. , a reply within the state period will apply and wi statute, cause the app | ent, however, may a reply be tim utory minimum of thirty (30) days ill expire SIX (6) MONTHS from lication to become ABANDONEI | nely filed s will be considered timely. the mailing date of this communication. O (35 U.S.C. § 133). | | | |
| 1)⊠ | Responsive to communication(s) filed on | 17 January 200 | <u>1</u> . | | | | |
| 2a) <u></u> ☐ | ☐ This action is FINAL . 2b) ☐ This action is non-final. | | | | | | |
| 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. | | | | | | | |
| Dispositi | on of Claims | | | | | | |
| 4) Claim(s) 1-20 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1-20 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. | | | | | | | |
| | on Papers | | • | | | | |
| 9) 10) | The specification is objected to by the Exa The drawing(s) filed on is/are: a) Applicant may not request that any objection t Replacement drawing sheet(s) including the c The oath or declaration is objected to by the | accepted or b) to the drawing(s) borrection is requir | ne held in abeyance. See ed if the drawing(s) is obj | e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d). | | | |
| Priority u | ınder 35 U.S.C. §§ 119 and 120 | | | | | | |
| 12) | | | | | | | |
| Attachmen | • | | | | | | |
| 2) Notic | e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-94 nation Disclosure Statement(s) (PTO-1449) Paper N | | | (PTO-413) Paper No(s) atent Application (PTO-152) | | | |

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-2, 6, 9-11 and 18-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sundet (5,665,446) in view of Futhey (5,840,407).

Sundet relates to a decorating assembly comprising a laminate that is transparent and comprises a cover sheet with a layer of pressure sensitive adhesive (PSA) on one surface thereof. Both the cover sheet and the PSA layer are vented or perforated and a release liner is provided for the adhesive (abstract and figure-2). However, Sundet fails to teach the presence of pieces of optical film with adhesive in the kit assembly. Futhey discloses an assembly comprising pieces of optical film provided with adhesive on one surface thereof and covered with a release liner (abstract and col. 4, lines 1-3). Futhey teaches the advantage of using optical film with adhesive to form simulated decoration. Therefore, it would have been obvious to one having ordinary skill in the art to utilize Futhey's teaching to provide optical film pieces with adhesive in the invention of Sundet with the motivation that it would provide for a kit which includes the optical film for decorative purposes.

As for claims 18 and 19, the process steps are not germane to the issue of patentability of the product itself and hence, have not been given patentable weight.

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As for process claims 1-2, 6 and 9-11, the Sundet reference teaches the steps of providing a kit, placing the optical film pieces on a common plane, adhering the pieces onto the laminate cover, placing the formed composite onto a substrate, pressing the air out from between the substrate and removing the laminate cover (col. 2, line8 to col. 3, line 15). However, Sundet fails to teach the presence of the optical film as the pieces. Futhey, as discussed above, teaches the advantage of providing optical film for decorative purpose. Therefore, it would have bben obvious to one having ordinary skill in the art to utilize Futhey's teaching of providing the optical film pieces in the invention of Sundet with the motivation to provide for a kit for decorating a substrate.

3. Claims 3-5, 7-8, 12-17 and 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sundet in view of Futhey and McNaul (5,225,260).

Sundet and Futhey, as discussed above, fails to teach that the kit comprises a predetermined printed design. McNaul teaches a laminate comprising an application tape (24) having printed design (50) on one of the surface thereof. McNaul teaches the advantage of the presence of the print that provides for alignment of the sign components. Therefore, it would have been obvious to one having ordinary skill in the art to utilize McNaul's teaching of providing grid lines as preprinted design in the invention of Sundet with the motivation to provide for alignment guidance of the pieces laminated thereon.

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Nasser Ahmad whose telephone number is 571-272-1487. The examiner can normally be reached on 7:30 AM to 5:00 PM, and on alternate Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Harold Pyon can be reached on 571-272-1498. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 571-308-0661.

Nasser Ahmad Primary Examiner Art Unit 1772

N. Ahmad. January 25, 2004.